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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/852,056	05/10/2001	Hiroyuki Morimatsu	L7016.01113	3770
7590	06/29/2005		EXAMINER	
STEVENS, DAVIS, MILLER & MOSHER, LLP 1615 L Street, N.W., Suite 850 Washington, DC 20036			THOMPSON, JAMES A	
			ART UNIT	PAPER NUMBER
			2624	

DATE MAILED: 06/29/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	09/852,056	MORIMATSU, HIROYUKI	
	<b>Examiner</b>	<b>Art Unit</b>	
	James A. Thompson	2624	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

1) Responsive to communication(s) filed on 31 March 2005.

2a) This action is FINAL.                    2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

4) Claim(s) \_\_\_\_\_ is/are pending in the application.

4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.

5) Claim(s) \_\_\_\_\_ is/are allowed.

6) Claim(s) 5-11, 14 and 16-19 is/are rejected.

7) Claim(s) \_\_\_\_\_ is/are objected to.

8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on 10 May 2001 is/are: a) accepted or b) objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All    b) Some \* c) None of:

1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413)
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date. _____
3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date _____	5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)
	6) <input type="checkbox"/> Other: _____

**DETAILED ACTION**

***Response to Arguments***

1. Applicant's arguments, see page 9, lines 4-7, filed 31 March 2005, with respect to the specification have been fully considered and are persuasive. The objections to the specification listed in items 3 and 4 of the previous office action, dated 26 November 2004, have been withdrawn.

2. Applicant's arguments filed 31 March 2005 have been fully considered but they are not persuasive.

Applicant's arguments are directed to the newly added claims and not the claims as filed prior to said previous office action. The rejections based on prior art, including some new grounds of rejection which have been necessitated by the present amendments to the claims, are given in detail below.

***Claim Rejections - 35 USC § 103***

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 5-7, 9-11, 14 and 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cooper (US Patent 5,696,602) in view of Yu (US Patent 6,433,891 B1).

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**Regarding claims 17 and 18:** Cooper discloses an image processor (figure 12 of Cooper) comprising an image memory (figure 12(222) of Cooper) for storing multi-valued image data therein (column 15, lines 52-53 of Cooper); and pixel data acquisition means (figure 12(228) of Cooper) for acquiring the image data stored in said image memory on a pixel-by-pixel basis (column 15, lines 16-20 of Cooper). Since digital data is processed sequentially in a serial port (figure 12(218) of Cooper) and thus transferred to said image memory, the data obtained from said image memory and transferred to said pixel data acquisition means must also be processed sequentially. Sequential processing means that the digital data is processed on a pixel-by-pixel basis.

Cooper further discloses dither matrix storage means (figure 12(232) of Cooper) for storing a dither matrix (column 15, lines 54-56 and lines 61-63 of Cooper) of an irregular disposition of dots, thereby said dot matrix having the irregular disposition of dots of non-iterative distances between dots plotted and those plotted just thereafter (column 13, lines 35-41 of Cooper); and threshold value data acquisition means (figure 12 (214) and column 14, lines 58-65 of Cooper) for acquiring threshold value data corresponding to the image data from the dither matrix storage means (column 10, lines 16-20 of Cooper), threshold value data corresponding to the image data on the basis of an address of the image data inputted from said pixel data acquisition means (figure 2B; column 10, lines 21-25; and column 5, lines 33-38 of Cooper). The threshold values are generated at specified addresses within the dither array and are used to create the various gray levels (column 10, lines 16-20 of Cooper). The threshold value is based on the address, the

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size of the dither array, and the range of gray level values (column 10, lines 21-25 of Cooper). The dither array is tiled and wrapped around the entire image data space (figure 2B and column 5, lines 33-38 of Cooper). The threshold values are therefore based on the addresses of each pixel of the image data. The processor comprises a microprocessor (figure 12(214) of Cooper) which has address lines, data lines, and control lines and performs the various functions of the printer (column 14, lines 58-65 of Cooper). Since said microprocessor accesses the various digital data addresses and the various memories (column 14, lines 58-65 of Cooper), said microprocessor acquires the threshold values and applies them to the addresses of the image data..

Cooper further discloses a comparator (figure 12(230 (Rasterizer)) of Cooper) for comparing the image data of the pixel unit inputted from said pixel data acquisition means with the threshold value data inputted from said threshold value data acquisition means to output a predetermined binary signal (column 15, lines 53-59 of Cooper). In order to halftone a digital image (column 15, lines 53-59 of Cooper), the pixel data stored in the image memory and transferred to the pixel data acquisition means must be compared with threshold values stored in the threshold value data acquisition means. This is how halftoning is performed, as is well-known in the art.

Cooper does not disclose expressly that said dots are plotted by setting in a cell a plurality of candidate dots to be next plotted adjacent to dots already disposed in the cell and measuring the distance of each of said plurality of candidate dots from a nearest one of said already disposed dots in order to detect one candidate dot of longest distance among the

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measured distances, plotting as a next dot the detected one dot of the longest distance, and plotting sequentially such candidate dots likewise detected.

Yu discloses setting in a cell a plurality of candidate dots to be next plotted adjacent to dots already disposed in the cell (figure 8(500) and column 11, lines 42-46 of Yu) and measuring the distance of each of said plurality of candidate dots from a nearest one of said already disposed dots in order to detect one candidate dot of longest distance among the measured distances (figure 8(520); column 11, lines 50-52 and column 5, lines 48-59 of Yu), plotting as a next dot the detected one dot of the longest distance (column 11, lines 50-52 of Yu), and plotting sequentially such candidate dots likewise detected (column 11, lines 56-60 of Yu). The force field equation used to determine the potential of a pixel, and thus whether or not to turn the pixel on (column 5, lines 48-53 of Yu), is based on the distance between previously turned on pixels and currently off pixels (column 5, lines 53-59 of Yu). Since the minimum potential is desired for turning on a pixel, and the potential is based on a repulsive force that is an inverse function of the distance (column 5, lines 50-59 of Yu), then the distance between the on pixel and each off pixel is calculated and the pixel that is next turned on is the pixel with the maximum distance, since the maximum distance will yield the minimum potential when the potential equation has an inverse distance relation.

Cooper and Yu are combinable because they are from the same field of endeavor, namely image dithering and dot growth. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to use the stochastic

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screening with regularity control using potential functions taught by Yu for the dot growth pattern. The motivation for doing so would have been that the dot growth method of Yu provides smoothing, more detailed, and moiré-free prints (column 3, lines 11-13 of Yu) by compensating for the physical limitations of printer which use electric charges to place the print toner on the page (column 2, line 63 to column 3, line 3 of Yu). Therefore, it would have been obvious to combine Yu with Cooper to obtain the invention as specified in claims 17 and 18.

Regarding claim 18: The apparatus of claim 17 performs the method of claim 17.

**Regarding claims 5 and 14:** Cooper discloses that a density between said dots in each cell is calculated on the basis of distances between energy focused dots positioned in said respective cells (column 6, lines 15-24 of Cooper). Minimizing the variance, and thus the "cost function" of the dot placement, creates an image that is most uniform in density (column 6, lines 15-24 of Cooper). By basing the dot placement on the variance of the dither matrix, a density between said dots in each cell is calculated on the basis of distances between energy focused dots positioned in said respective cells since the variance is based on the distance between the dots positioned in each cell (figure 11 and column 13, lines 42-49 of Cooper).

**Regarding claim 6:** Cooper discloses that said dots in each cell are grown in a dot growth pattern so as to be most uniform in density with respect to dots to be generated in the cell adjacent to the cell of interest (column 5, lines 45-51 of Cooper). By minimizing the variance in the MxN regions, the dot growth pattern for the entire MxN set of regions is most uniform

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in density (column 5, lines 45-51 of Cooper). Therefore, the dots in each cell are grown in a dot growth pattern that is most uniform with respect to dots to be generated in the cell adjacent to the cell of interest, since said adjacent cell is a part of the MxN set of regions.

**Regarding claim 19:** Cooper discloses that said dither matrix is divided into a plurality of cells (figure 2B(4,5,6) of Cooper), dot growth is made by arranging dots in each cell as concentrated (column 13, lines 42-44 of Cooper) and making growth patterns mutually different (column 13, lines 37-41 of Cooper), and that said dots in said each cell are grown in a dot growth pattern so as to be most uniform in density with respect to dots to be generated in the cell adjacent to the cell of interest (column 6, lines 15-24 of Cooper). Minimizing the variance, and thus the "cost function" of the dot placement, creates an image that is most uniform in density (column 6, lines 15-24 of Cooper).

**Regarding claims 7 and 16:** Cooper discloses that said dot density in the cell of interest is calculated on the basis of distances from dots in the cells adjacent to the cell of interest (column 6, lines 15-24 of Cooper). Minimizing the variance, and thus the "cost function" of the dot placement, in a MxN set of regions creates an image that is most uniform in density (column 6, lines 15-24 of Cooper). By basing the dot placement on the variance of the MxN set of regions (figure 11 and column 13, lines 42-49 of Cooper), and thus said adjacent cells, a density between said dots in each cell is calculated on the basis of distances from dots in the cells adjacent to the cell of interest.

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**Regarding claim 9:** Cooper discloses that said threshold values in said dither matrix are set differently in said different cells of the dither matrix (column 13, lines 37-41 of Cooper).

**Regarding claim 10:** Cooper said dots are set at any of a plurality of particular positions in said cells of said dither matrix (column 12, lines 7-15 of Cooper). Although the "cost function" governs the overall dot position selection in the dot profile (column 12, lines 7-12 of Cooper), the dot location is randomly selected from the available set of dots (column 12, lines 12-15 of Cooper). Hence, said dots are set at any of a plurality of particular position in said cells of said dither matrix.

**Regarding claim 11:** Cooper discloses that said growth patterns of said dots in said cells of said dither matrix are made to have an identical shape when a variation in the dot shape at the time of generating an identical size of dots causes a printing density of an actual printer to be largely changed (column 13, lines 11-20 of Cooper). By minimizing the isolated pixels to be printed, a particular printer which cannot print said isolated pixels well due to the characteristics of said printer (column 13, lines 11-16 of Cooper), which would cause some printing densities to be changed, the shape of said dot growth patterns of said dots in said cells of said dither matrix would be identical (column 13, lines 11-20 of Cooper).

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5. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Cooper (US Patent 5,696,602) in view of Yu (US Patent 6,433,891 B1) and Hashimoto (US Patent 5,424,854).

**Regarding claim 8:** Cooper in view of Yu does not disclose expressly that said threshold values are set in said dither matrix so that an average of set values in said each cell is an intermediate value of density levels in said image data.

Hashimoto discloses that dot growth in a cell of the dither matrix is made by arranging dots in a spiral dot growth pattern (figure 4 and column 4, lines 41-47 of Hashimoto), wherein the threshold values are incrementally increased from 1 to the maximum pixel value (figure 4 of Hashimoto). In figure 4 of Hashimoto, the incremental step for an 8x8 cell of the dither matrix is 1. The average of the set of values for the cell is 32.5, which is intermediate value of density levels in said image data. The density values in the image data are from 1 to 64 in this example (figure 4 of Hashimoto). The average of the set of values (32.5) is the intermediate value.

Cooper in view of Yu is combinable with Hashimoto because they are from the same field of endeavor, namely image dithering and dot growth. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to increase the threshold values of each element of the halftone cells taught by Cooper in an incremental pattern, as taught by Hashimoto. The motivation for doing so would have been that arranging the dots in an incremental, spiral pattern allows one to be able to obtain the same output image, even if resolutions are changed (column 5, lines 11-15 of Hashimoto). Therefore, it would have been obvious to combine Hashimoto with Cooper in view of Yu to obtain the invention as specified in claim 8.

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**Conclusion**

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James A. Thompson whose telephone number is 571-272-7441. The examiner can normally be reached on 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David K. Moore can be reached on 571-272-7437. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

James A. Thompson  
Examiner  
Art Unit 2624

JAT  
10 June 2005



THOMAS D.  
~~SCOTT~~ LEE  
PRIMARY EXAMINER